•	Case 5 13-cv-00113-FPS-JES Document 1 File UNITED STATES DIS DISTRICT OF (Charlesten) DI	WEST VIRGINIA
1	ROY FRANKLIN HILLBERRY II +	‡55498
<u> </u>	Plaintiff.	
3		
4		ivil Action No. 2:13-00-21894
5		
6		
	Lt. R. ELDER, in his individual	
	capacity SGT W.O. STEWART,	
	in his individual capacity: CORP	JURY TRIAL DEMANDED
	RETAMAYS in her individual	
	Capacity: OFFICER RICHARDS,	
	in his individual capacity: OFFICER	COMPLAINT FOR INJUNCTIVE
	ABAMS in his individual apparity:	AND DECLARATORY RELIEF
	OFFICER TIMOTHY ABNER IN	
	his individual capacity, Officer	
	FREDERICK, in his individual	
	capacity: COUNSELOR JASON	
	A. HUTSON, in his individual	
	capacity ADMINISTRATOR	AUG   5 Z013.
	GEORGE TRENT in his individ-	TERESAL DEPANER COLRK
	ual and official capacities; CHIEF	Southern District of West Virginia
	OF OPERATIONS JOHN V LOPEZ,	
	in his individual and official capacities;	
	DEPUTY DIRECTOR, PAUL O'DELL,	
	in his individual and official capacities.	
26	Defendants.	
•		

	Case	5:13-cv-00113-FPS-JES Document 1 Filed 08/15/13 Page 3 of 33 PageID #: 3
	4.	Supervisory officials had actual Knowledge of the abuse and
a	Was pi	Hon Notice through use of force reports, incident reports,
3	docum	ented and verbal complaints by Lawyers and inmates, personal
	1	ation, common sense. Video, and the routine occurances of the
5	Video	feetage coming up missing, false reports, high number of use(s)
6	of (exc	essive) force incidents, and through the plaintiffs Letters, verbal
7	compla	ints and grievances
8		
9	5.	Supervisory officials abdicating (ed) their duty to supervise, mon-
		westigate past and current use(s) of force incidents, they dropped
il.	the bal	V and deliberately permitted a pattern of excessive force to develope
(S)	and per	sist, giving guards unsupervised authority to use force at any time
13	for any	reason.
14	On an analysis of the second s	
15	- 6	Finally supervisory officials had a job to do, but did not do H. They
ا ما	had a d	obligation and a duty to prevent & protect the plaintiff, and folled
1	Į.	bly, directly causing, if not condoning the plaintiff to be severely
13	pegted	on (2) two consecutive days, and directly causing his injuries.
19		
		JURISDICTION
21/	7.	This action is brought pursuant to 42 U.S.C. &\$ 1983, 1988, and
1	-	t, Eighth and Fourteenth Amendments to the Linited States Con-
i	į.	n. Jurisdiction is based upon 28 U.S.C. 88 1331, 1343 (141),
J4	and 2	
25	all COVARIANCE AND	
36	ontolian que de la companya de la co	
37	nonplatificación de la constante de la constan	
	Managara and American	page 3 of 30
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VENUE
2 Venue is proper under 28 U.S.C. & 1391(b), because the
3 Defendants reside in the District of West Virginia, and because a
4 substantial part or all of the events or omission's giving rise to
5 Plaintiff's claims occurred in the District of West Virginia.
6
PARTIES
2 9. Plaintiff is currently an inmate at Mount Olive Correctional Complex
9 (Mocc), Mt. Olive, West Virginia.
10
11 10 Defendants W.O. Stewert, Reta Mays, Richards, Adams, Timothy
12 Abner and Frederick were at all time relevant correctional officers employ-
Bed at North Regional Central Jail (NCRJ) and acting under color of state law
15 Il Defendant Jason A. Hutson were at all time relevant a counsELOR
16 employed at (NCRJ) and acting under color of state Laws.
18 12. Defendant Lt. R.L. Elder were at all time relevant correctional
19 officer and supervisory officer employed at NCRJ and acting under color of
a State Law.
i3 Defendant George Trent were at all time relevant the Administrator
38 of NCRI and acting under color of State Law.
35 IH Defendant John V. Lopez were at all time relevant the Chief of
26 Operations of NCRI and acting under color of State Law.
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	Case	5:13-cv-00113-FPS-JES Document 1 Filed 08/15/13 Page 5 of 33 PageID #: 5
e contract of contract of	and a contracting particles of the term of the contraction of the cont	
		Defendant Paul O'Dell were at all time relevant the Deputy
a	Director	of NCRI and acting under color of State Law.
4		STATEMENT OF FACTS
5	16	Between the months of January 2012 and June 2012 plaint of was
6	threaten	d by C.O. Fredricks, Sgt. Stewart and Lt- Elder on numerous
	cccassion	
3		
9	17.	Plaintiff feared for his safety so much that he even requested that
10	his lawy	e be present during the Adseg hearings, due to named officers actions
ĻĹ	and phys	cally threats toward him. (EX-15)
i2		
. 13	18	On or about Jan 13th 2012 through August, plaintiff did submit
14	numercus	Letters, grievances and verbal complaints to George Trent, The WKR:
15	IN, WY	Regional Jail Authority, regarding the harrassment, threats, remarks
16		
17	19	Plaintiff did not receive any intervention, assistance or help by the
18	k 3	ry officials. (Ext.7-8), (Responses from Lopez & O'de'll and Trent)
19	30.00 mg 1 mg	
ac	~	On May 9th, 2012 plaintiff was Locked inside his cell #3 in pod C-2,
al	when C.c	Fredricks, Co. Garner and op! Alberry came to his cell, and informed
ಖ	Hillpecc	that he needed to pack his shit, he was moving " Plaintiff ask why
	E -ju	reing moved. C.O. Fredricks told plaintiff, "don't worry about it, just
	1	shit and shut your mouth" Corp Alberry exited the pod.
25		
26	ale	Plaintiff said. "Domn'tough guy" "I'm packing my shit, where am I
27	moving 4	
	The second secon	page 5 of 30
ALLEGOOGE	oordangus.	

	Case 5 13-cv-00113-FPS-JES Document 1 Filed 08/15/13 Page 6 of 33 PageID #: 6
	22 C.O. Fredricks, replied, "that's none of your concern", and that I
2	needed besto Learn how to Keep my mouth shut, before somebody shut
	It for me Plaintiff ask Fredricks if he was threatening him Fredricks said
	"No it's not a threat it's a promise."
5	
Ç	23 Plaintiff, packed up his property and was escorted to Adseg.
- Complete	
3	24. On May 10, 2012, at 3 00 pm (15∞), plaintoff was Locked inside his
9	cell #10, pad A-5 when C.O. Abner and C.O. Abner said. "Listen before we even
	go there today. I'm not gonna play any games today or am I going to argue with
	you about anything"; "Make this easy on both of us, obey all of my orders without
	questioning them", "Just go in here sit down and Keep your mouth shut"
B	
<u>L</u>	25. Plaintiff ask, where they was going". Abover said didnt you just hear
15	me, tell you to Keep your mouth shut; don't worry about where your going
	you'll know when you get there"
11/2	
18	26 Plaintiff said, "year! Whatever, tough guy." Co. Albner said, "consider
19	that your one and only warning today, "We are not pulling up with your shirt
20	today, "Asshole" "We run this jail, not you!"
<u>a</u> 1	
æ	37. Plantiff was escorted to the Julis hearing office by C.O. Abner.
33	
34	28 It was abundantly clear to plaintiff that something was not right.
	Plaintiff had a gut feeling that something was not right, and "out of the norm"
26	out of the past 34 Adacy hearings, plaintiff never had one in this specific
27	room, it was alosed in, and furthermore there were way more guards then
28	Page 6 of 30

	Case	5:13-cv-00113-FPS-JES Document 1 Filed 08/15/13 Page 7 of 33 PageID #: 7
nativat eta eta alemania de la como e	usaual, a	od you could cut the tention in the air with a Knife. Plaintiff sensed
2	that this	was a "set up" and began fearing for his safety. Although reluctant
		entered the room and sat down. See (Ex-1) (Diagram of Room).
LÌ	Januarian water with weight and an all parties for property and the second seco	
5	39	Plaintiffask Lt. Elder, "what's this", "What's going on"? He was
6	then info	med by it Elder that they were going to conduct his adseg hearing.
	gina amina anna a ann io aming casa g kiji jeji ann na aabaaqdayy	
3	and the second s	Plaintiff and Lt. Elder did exchange words back and forth, about
9	why he u	as going to be adseged. The exchange became heated.
	Miller (M. C. 1974), N. Arbania (M. 1974), and an actival development accession	
	31	Lt. Elder said that plaintiff, was a liar and plaintiff said that
R	he did no	do what he was being charged for.
13		
14	na saanii saa ka saga aa ka saa saa saa saa saa saa saa saa	Plaintiff called Lt. Elder a Liar, and his accusations were false.
15	and dependent of the second	
16		Lt. Elder got upset and yelled "get him out of here".
	e i . Historia de montre arme de demonstrativo e e escope de e socio puesta puesta escope.	
81		Lt Elder Knew at this point or should have Known, that the plain-
19	FILL boe	d No threat to him, they were simple debating the facts, plaintiff
X	and It E	der were at a disagreement, but plaintiff never became violent,
al	Merse by	ysically threatend anyone, never made any movement or gesture to-
		Elder. He could not have preceived the plaintiff as a threat to
<b>3</b> 3	him, 24	Elder sat, 10 feet away from plaintiff behind a desk, with
μζ	two gu	ards on both sides of plaintiff.
25		
26	35.	There was absolutely No way possible that the plaintiff could have
<b>3</b> 7		
e Georgia, principajos, principajos, principajos		page 7 of 30

## MAY 10 3012-LISE OF FORCE

- 48. It. Elder, jumped up out of his chair, behind the desk, for no reason, and Literally ran boward the plaintiff, who was trying to exit the room,
- 49. Lt. Elder had his chest poked out, charging the plaintiff, at a fast pace, striking the plaintiff with his chest. "Chest bumped him, 7 Knocking the plaintiff into the wall.
- 50. Lt. Elder then pulled his arm back with a closed fist and tried 10 to punch the plaintiff in the face. Plaintiff raised his arms and tried to block the punch pushing Lt. Elder away from him.
  - 51. Soft. Stewart Football tackled the plaintiff to the ground, and a Victous unjustified attack ensued.
  - 52. The plaintiff was viciously beat for about 10 minutes straight. by numerous officers.

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- 53. Cpl. Mays in her incident report states that she attempted to sec-20 luce plaintiffs head by using pressure to the R-Axis times two. (2x3) (Ex-24)
  - 54. Cpl. Mays report clearly states that this, pressure to R-Axis got him to celease we were able to get him in mechanical restraints ....
- 55. Co. Adam's report states he secured his right arm & hard " he applied 25 a straight arm bar and held it untill the inmate was able to be cuffed. Sed Ex-18)

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50 C.O. Mark Richards report states that he "ran into the hearing
  effice. " I Figured foured the Legs and applied pressure to the ankle
  untill inmate Hillberry was being compliant. He then states that, Counster
   Jason put leg cestraints on inmate" (Ex. 21-216)
5
        37 Richards report Further states that, "Millberry was trying to Fight
7 back again, So I applied pressure to his left ankle until inmate Hillberry
3 was being compliant to are orders. (Ex 21)
9
        58. Both Richards and Counselor Hutson stated in their reports that
10
II they applied mechanical restraints. But Richards began to crank, twist and
12 apply pressure again to plaintiffs ankle. (Ext. 20-21(a)) even after he was
13 in Leg restraints.
H
        59. Richard did not apply this pressure, and twist the plaintiffs ankle untill
16 It nearly dislocated to, double lock them", because he never double locked them
17 He said he placed plaintiff in a ankle Lock again until he complied withorders
18 Then why didn't he double lock the legrestraints once plaint of compled?
19 Had he double locked them like he said or claimed he wanted to, then the leg
20 restraints would not have Eightend so Eight that the Nurse, "Melissa Mathess"
21 had to tell the quards that they were "to tight" in booking, see (Ex-28). When
22 you double Lock handcuffs & Leg restraint's it prevents, stops them from Lighten-
3 ing up) Like here, with plaintiff restraints.
24
        60. Richard applied this force to inflict pain.
25
26
        61. This is also proven by Counselor Wutson's report which stated,
27
                              page 11 of 30
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he along with Co. Richards applied restraints to his legs. He never states that plaintiff was trying to Fight back". (Ex-20) 3 62. Counselor Hutsons report states he and Fredricks had a hold of his wrist. (3) Lt. Elder's report states, he had control of the left arm. (Ex. 14(a)) 7 2 64. The reports as a whole state the following; Cpl. Mays was securing in the head, "by using pressure to R-axis, times two" (pg. 10 at 19-53) (EX-24). And 11 Ca Adoms "secured his cignt arm & hard" He "applied a strought arm bar and held Q It untill the inmate was able to be cuffed. And, Co. Richards "Figured Foured 13 the legs and applied pressure to the ankle untill inmate complete. (Pg 10:11. Line 14 25 = 26 at 55) = ( pg 11. Line 1. at 56) (Ext. 20 = 21). And Counselor Hutson after assisting 15 Richards with appling Leg restraints I along with Fredricks had a hold of his wrist. 16 Importantly, all reports above state that Sqt. Stewart during all of the above 17 use of Force, sprayed plaintiff with Oleoresin capsicum. "OC" (EX-13). 18 65. Its hard to imagine how the plaintiff was resisting with the above 20 statements of defendants stated in 53, show that plaintiff was not only non-21 resistant he could not resist or even move his extremities, he was in a straight (A). 22 arm bar" Lt. Elder had control of his Left arm. (Ext 18 à 14). Hutson and fred-23 ricks had his wrist & hands, (Ex-20). Richards had plaintiff in figure four log 24 Lock"; Op! Mays had "control of his head". Additionally the plaintiff was sprayed twice 25 directly in the face with "OC". 26 MAY 10 2012-USE OF FORCE

27 66. AFter the Lt. Elder assaulted the plaintiff with a chest bump, as page 12 of 30

set forth in Line 49. and the plaintiff was viciously beat for about (10) minutes The plaintiff was in full restraints for at Least (8) minutes of the beating. 67 Plaintiff maintains that he was assaulted by Lt- Elder then tackled 5 to the ground where Sgt. Stewart placed him in a choke hold, Cpl. Mays was hold 6 ing his head appling pressure to his axis, another officer was Literally trying to 7 break his right arm, another CO had his other arm. at the same time he felt 3 another Co trying to break his legs, twisting and cranking his ankle nearly 9 dislocating them, Plaintiff feit the leg restraints being put on, he was then 10 placed in handcuff's, completely and in full restraints, this all happened with Il in minutes, 2-3 minutes plaintiff was in full restraints. 13 63 Plaintiff contends this is when the beating started to get worse. 14 He go could feel his waist and arm dislocate, he felt his ankle being twisted 15 to the point of dislocation. He was being punched, Kicked and Stomped on 16 all over his body. Sot Stewart sprayed him in his face twice with (2) 17 two separate con's of 'OC', after plaintiff was in full restraints. see (Ex.K) 18 "Melissa Bunner" (LPN) report. This all took place after plaintiff was infull restraints 19 69. Melissa Bunner's report states," Sgt. Stewart did spray Mr. Hillberry 20 with O.C. spray after Hillberry was secured in handouff and shackles. See 22 (EX-10) 33 70. After and during the vicious attack plaintiff never resisted. 24 25 71. PlaintIFF begged and pleaded to the assaulting officers, when they 26 began to beat him. Please stop! "What are you doing" "I'm not resisting" page 13 of 30

"Stop" 2 72. Plaintiff was not resisting and as the reports show his head, his arms 3 4 his wrist, his hands, his legs and ankles were being held and were completely 5 in the control of the guards minutes after he was assaulted by Lt-Elder. 6 73. Even after plaintiff was placed in full restraints he was still victously beat as reports show (Ex. 21) Richards states after I placed leg restraints on plaintiff I applied more pressure to his ankle" and (Ex-10) Bunner states soft Stewart sprayed plaintiff with O.C. after he was in restraints." TANKE 74 Plaintiff was not fighting or restating. he was splayed on the floor 12 13 defenseless in prone position on his belly and facedown while the officers 14 Continued to beat him, and spray him with a Chemical agent. "CC." 15 75 All the plaintiff could do was scream in agonizing pain, "stop!" I'm 17 not resisting" "You dirty Mother funckers" "you pussies" etc... 18 76 Plaintiff Looked right at 5gt. Stewert and said "what are you doing" M 20 I'm not resisting. 21 77. Sgt. Stewart Says, Fuckyou punk"; "It's to late for that", takes 22 23 a consister of O.C. and sprays the plaintiff directly in his face and eyes. However the conster Malfunctioned and only sprayed a couple of bursts. بالي 25

78. Sgt. Stewart Keeps trying to Spray the Canister Shaking It, he then got angry because It would not spray, and struck the plaintiff

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26

several times in the shoulder and head. Another efficer then handed him a another canister of OC. Sot. Stewart started to spray the plaintiff again 3 for no apparent reason. Plaintiff was defenseless, in full restraints, unable 4 to move.

79. Finally, the plaintiff was stood up and Led out of the room.

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- 80. According to CD. Nicholsons report, he states that once plaintiff was in the hallway he "then started the Video Camera/recorder." See (EX. 16)
- II 81. In route to the recyard the Video will show that the plaintiff in Full restraints was in route to the recyard and the escating C.O.s. C.O. 13 Adams and CO. Richards bounced the plaintiffs head it face and body into numerous walls for no reason, the plaintiff could not see anything, and was not resisting.
- 17 82. Plaintiff was placed on the recyard, and immediately pushed down 18 to the ground where the beating continued. Plaintiff was again attacked
- 26 Adams and Richards, Kicked and stomped the plaintiffs body and all Legs, Cpl. Mays also began to Kick the plaintiff. One of the officers came up from the side of plaintiff and stomped his head Knocking the plaintiff as unconscious.
- 34. Plaintiff does not Know how long he was unconscious, however believes at that he was beat even while he was un conscious, Plaintiff Knows that this was all on Video Camera, and will prove his vicious attack and beating.

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85 Plaintiff began to regain consciousness, and heard Cpl. Mays voice say 2 Stop I and something else about somebody coming but couldn't really under-3 stand what she was talking about, he was dizzy and confused, and disoccented to what was going on. 5 86. Cpl. Mays bent-down face to face to the plaintiff and spit in his 7 Face and said "How do you like that Mother Furker" and you ain't that tough 8 now are you ? See (Ex-3) (plaint offs grievance.) 87 Plaintiff was then led from the recyard down the hallway towards Il the booking area. Administrator George Trent was standing by the sally port Win the booking area. Plantiffs pants fell down to his ankles, and Cos began 13 to Laugh as if it was funny that the plaint if could not even pull his pants 14 Up. 15 & George Trent said "I run this jail" "This can happen everyday". This 16 17 to was being video recorded. 18 89. Contrary to reports the medical department can confirm that plaintiff 20 was not seen by a Nurse on the Rec yard. 90. Once the plaintiff was in booking he was then assessed by Nurse 22 Melissa Mothess at about (1550). (Ex-28) ياد 91. Nurse Mathess noted "a raised Knot above right elbail." Leg restraints 25 Checked and were found to be to tight. "Indentions noted around Lower Legs ionth above ankle", "Unable to tell if any abnormalities were present". page 16 of 30

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	garanamanan ng garang di sagga ng	
		. Nurse Mathes noted that Plaintiff "complained of pain in both hards
a	and Feet	"sine concluded plaintiff, "needs to be reassessed" "EOR". (EX-27)
3		
- 4		. Plaintiff was placed in the Shower by Nicholson, Fredricks and Adams
5	in full re	straints and fully dressed.
6	entropolitica entropy and the state of the s	
7	QL	As the plaintiff tried to rinse the pepper spray out of his eyes
8	and face	he could hear the guards snickering and laughing at plaintiff.
9	Annonamental in a sub-training sound in an assessment and a sound part and assessment and a sound part and a	
10	45	Plaintiff ask, "What the funk is so funny"?, "Damn did Li'all have
11	that muc	in fun Loday fux King me up"?
L)		
- 13	96	Co. Nicholson said "we don't enjoy any of this" and this isn't
H	fun tom	e'. Plaintiff said "I can't tell".
. 15		
ル	97.	Plaintiff was then escorted to holding cell four. There soon after, co
17	Fredrick	s came to plaintiff cell in booking, started conversating with plaintiff
18	Fredrick	stated that, "It wasn't personal, but he needed to learn how to Keep
19	his mout	n Shut, and go along with the program."
<b>2</b> 0		
ચા	.sp	Plaintiff said "what the funk do you expect me to just Let u-ail.
23	peat the	Shit out of me for no reason." ? Fredricks stated that if you would
<i>9</i> 3	have List	necland Kept your mouth shut in the first place this all could have been
24	avoided"	
25	And description of the same of	
26	99.	Fredrick thensald "Now Listen Roy! IF your smart you will just
<i>3</i> 7	take this	s one on the chin, and as of right now were not gonna even write
AV.	PROADCOLAGO	page 17.0 F 30
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1 iou. At (1759) plaintiff was taken from the (NCRI) facility enroute
2 to Camden Clark medical Center st.
3
4 105. As soon as plaintiff arrived back at NCRT, he requested to use
5 the Leiephone, upon which he called his mother "Etta Hillberry", Dlaintiff
6 explain that he just got back from the emergency room due to his injuries
7 that he suffered from numerous quards, who altacked him and beat him earl-
8 les that day for no reason. He insisted that his Mother contact the WV. state
9 police and request an investigation into the beating.
10
11 106 Even though plaintiff was warned, essentially threatend by Co. Fred-
12 cleks, that if he filed any paperwork, what happened to him on May 10, "can happen
13 everyday, Plaintiff did go ahead and file a grievance the morning of May 11th
14 2012. (EX-3) E
MAY 11th 2012 - USE OF FORCE
16 107. On May 11th, plaintiff was locked in his cell in holding, when Fredricks
17 approached his cell # H. Fredricks said "Happy Birthday Hillberry", "how ya
18 feel'en today"?, Plaintiff said "funk you!" "now yo think I feel?", "I'm
19 hurting all over. I can't even take a shit."
20
al 108. C.O. Fredricks laughed and said "well you can't be hurting that bad,
22 because you manage to call your mommy and file a grievance . Plaintiff said
23 "Whatever"! " what do you want. I aint playing this shit today".
24
25 109. Fredricks told plaintiff that he was there to give the plaintiff a
26 Shower and clean clothes," and "to consider it a B-day present".
27
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e de la companya de l		
	110	Plaintiff was then placed in full restraints including belly chain, and
. J		to the shower room in booking.
3		
		As soon as the plaintiff entered the shower room he heard the door
5	slam sh	ut, as he turned to see that it was just him and Co. Fredricks, and
6	without	any warning Fredricks stepped on his leg restraint chain between
7	hisank	les and pushed the plaintiff face down on the ground,
8		
9		co. Fredricks said "I told you what was going to happen, you stu-
	100	ther Fukker", "Call your monny now", "file some more grievenes".
	1	s Literally jumped up and down on the plaintiff chest, stomping and
B	Kicking	the plaintiff in his stomach and ribs, untill the plaintiff Lost his
	bowels	, a and defecated on himself.
14	RESPONDED TO THE PROPERTY OF T	
15		After the plaintiff defected on himself, the smell of feces seemed
ib.	to bring	C.O. Fredricks back to his senses and he stopped Kicking the plaintiff
	But not	before the rassaulted the plaintiff for nearly (5) minutes.
IS	and Anny description of the An	
19		Plaintiff screamed in agony, and ask Fredricks, what are you doing ?
	100	Ks stated that Lt. Elder told him to Furk him up good, and this is what
	2 1	when you funk with us. he guarnteed that the plaint iff would be written
- 23 <sub>1</sub>	up and c	outside Charges would be filed against him. Fredricks told plaintiff
23	to Call h	is mommy and tell her about happened again, see where that got him.
	8.4	alled the plaintiff a "pussy", and said Look at chantough guy, done
	went and	shit all over your self Get in the shower and clean your self up"
26		
27	115	Fredricks then remove plaintiffs restraints and allowed the plaintiff
		page 20 of 30

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20 and cover their butts however made many errors, and in the process falsified al reports, made numerous inconsistant è contradictoring statements. Outright Di Lied in several reports, plaintiff has pointed to and outlined many of these 3 Lies and Flaus, provided to the Court as (EX-2), (Enconsistant statements).

130. Defendants amazingly decided to flat out ignore, and turned a blind 26 eye to the May 11th, 2012 use of force and beating of plaintiff in the shower 27 room in booking by CO. Fredricks. Depr Despite the plaintiff cries for help page 23 of 30

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	No inji	ines were found because the Lt. did not hit his head on the floor.
3 4	1	1t. Elder infact suffered a <u>superficial scratch</u> to his mouth. And assaulted by plaintiff.
5		
6	137.	The prosecutor of Doddridge County seems to agree, and filed a motion
7		mss the charge of assault & battery that It. Elder falsely accussed the
	b Januaria	of doing. (Ex-)
9	ANTICA MILADELLA PROPERTIES	
10	13%	The defendants waited nearly a whole week before they allowed him
!	to spea	K with WV state police, to allow is injuries to Subside and try to get
ıa	the su	selling to his head and face to go down.
В		
H		Officer Anderson did take numerous photo's of plaintiffs injuries
	1	16, 2012. When he meet with the plaintiff at NCRI.
16		DI VCC C V V V
17	140.	Plaintiff was transferred to Mount Olive Correctional Complex on Aug. 14th
K.		Discliff was along the alignment of the same in the sa
19		Plaintiff was placed on a (18) month Q.O.L. Adseg-program because of
		ut to coverup the lise of excessive Force incident.
JQ.		The state of the s
ょろ	ца	Plaintiff is currently on the O.O.L program / Adseg at Mocc. The
المح	1 :	would have been placed on the yard had it not been for the made up
		against him and placed in mainline population (General pop)
26	7	
27	dicasa dicasa di capa aggio di	
	SECULIAR PROPERTY AND ADMINISTRATION OF THE PROPERTY ADMINISTRATION OF THE PROPERTY AND ADMINISTRATION OF THE PROPERTY ADMINISTRATION OF	page 25 of 30
	• Included	

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e y 1 jû û sekuldendersouweg wegge 	COUNT I - USE OF FORCE
rigorij stanspirataling <b>2</b> . c	143. Plaintiff incorporates by reference paragraphs 1-143 as if fully set
3	forth verbatim.
L	
5	
	Fredrick, Hutson, on May 10, 2012 applied or permitted to be applied to
	Plaintiff force that was unnecessary, unjustified, unreasonable, and for the
	purpose of maliciously and sadistically causing harm to Plaintiff
9	Adrance
IO	145 Defendants Fredrick, and Adams on May 11, 2012 applied or permitt
	ed to be applied to Plaintiff force that was unnecessary, unjustified, unreas-
i.	enable, and for the purpose of Malicious ly and sadistically causing harm to
13	Plaintiff.
14	
15	146. The conduct of Defendants, Elder, Stewart, Mays, Richards,
16	Adams, Abner, Fredrick, Hutson, was objectively unreasonable, excessive
7	and unwarranted violation of Plaintiff's clearly established rights of wh-
173	ich a reasonable corrections officer should have Known pursuant to the
19	Eighth and Fourteen Amendments of the United States Constitution.
20	
21	147 Defendants Elder, Stewart, Mays, Richards, Adams, Abner, Fred-
સ	cick, Hutson's actions were willful, wanton, intentional, malicious and done
23	with callous, reckless and deliberate indifference to Plaintiffs safety.
24	
25	COUNT II - SUPERVISORY LIABILITY
26	148. Plaintiff hereby incorporates paragraphs 1-147 as if fully set
27	Forth herein verbatim.
	page 26 of 30

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esy posterje povej vojekupog v veni	a Subst	ential risk of harm to inmates like the Plaintiff and proximately and
		paused the injuries of which Plaintiff complains.
3	anna de la company de la c	
Ц	155	Tipe conduct of Defendants Trent, Lopez and O'Dell was object-
- 5	ively und	reasonable and unwarranted violation of Plaintiffs clearly established
6	constitu	tional rights pursuant to the Eighth and Fourteenth Amendments to
	the U.S.	Constitution, which reasonable persons in the Defendant's positions
	Should in	we Known. (EX-32 & 32(a))
9	Managamenta kerenda pikitan keraja ankibih keraja managa keraja dan keraja da	
lo	156	. The conduct of Defendants Trent, lopez and O'Dell was willful,
11	wanton, I	ntentional, and malicious and done with callous, reckless, and delib-
- D	erateind	FFErence to PlaintIFF's safety. (EX-33) & (EX-34) & (EX-35)
13		
14	ALI DESCRIPTION OF THE PROPERTY OF THE PROPERT	COUNT III - RETALIATION
15	157	Plaintiff hereby incorporates paragraphs 1-156 as it fully set forth
16	Decero V	r batim.
Π	LICONOMO PARA PARA PARA PARA PARA PARA PARA PAR	
18	158	Between the months of January 2012 & June 2012 plaint If was verbally
19	threalend	with physical threats, by numerous C.O.'s.
<b>-</b> 90		
16		On May 9, 2012 plaintiff was threatend when he was told that some-
અ	paga ma	ald shut his mouth for him. see (Statement of Facts), (Line 20 at 20).
3		
H	ا د ا	On May 10, 2012, in holding cell in booking, plaintiff was told that it he
25	I T	rievance) poperwork that he would get what he got that day, (a
26		beating), in retaliation. Plaintiff was also told that If he didn't leave it
27	alone he	would be charged with an outside Court assault case for battery on a
and the seasons the seasons	and the second	Page 28 of 30

	Case 5	13-cv-00113-FPS-JES Document 1 Filed 08/15/13 Page 30 of 33 PageID #: 30
	166	. Defendants Elder, Trent, Fredricks, Aloner, Mays, Richards' conduct
2		tively unceasonable, and an unwarranted violation of Plaintiff's clearly
	1	ed rights of which a reasonable Correctional officers should know
<u> </u>	อนระเลก	to the First and Fourteenth Amendments to the U.S. Constitution.
- 5		
· 6	167	Defendants Elder, Trent, Fredricks, Abner, Mays, Richards actions
	wese will	trul, wanton, intentional, malicious, and done in callous disregard of
8	PiamhF	's Constitutional rights.
9		
	Wi	EREFORE, Plaintiff requests the Court award damages, jointly and
	severally	, as follows:
13	# C + 1 + 1 + 1 + 1 + 1 + 1 + 1 + 1 + 1 +	
13	Maria 10 10 10 10 10 10 10 10 10 10 10 10 10	a. Compensatory damages for past, present and future medical expen-
14	ses; pû	st, present and future pain and suffering, loss of enjoyment of life,
15	mental	and emotional distress and humiliation;
16		
17	need a second control of the second control	b. Punitive clamages
18		
19		c. Plaintiff request that he be immediately taken off of the O.O.L.
20	becdeam	Adseg and placed in the general population, for obvious reasons, he
<i>3</i> 1	was pla	ed on the Q.O.L/Adseg because of this action and for filing this action
ಖ	forceta	Ithory reasons. He was placed on Adseg & the Q.O.L program based upon
33	the fals	e reports, Lies and did not assault any body that day.
ЭЦ		
25		d. Any other relief determined by this Court to be just and appropriate.
26	O CONTRACTOR OF THE CONTRACTOR	
27	Service Servic	PRINER FOR RELIEF
and the second s	d d	Page 30 of 30
¥	. 4	

	Case 5	13-cv-00113-FPS-JES Document 1 Filed 08/15/13 Page 32 of 33 PageID #: 32
	100000	
Madesset (Madesset + Jacobs 1		D. Order Defendants and their agents, and all persons acting in
		with them under color of state Law, to develop and implement, as
		practical, a plan to eliminate the substantial risk of serious harm
	nito:	untiff suffered due to Defendants named herein use of excessive
	force an	d unsupervised actions stated above in Complaint.
6	nehenhelder grann andere grann andere grann andere grann andere grann andere grann andere grann and grann	
7		E. Retain jurisdiction of this case untill Defendants have fully
-₹	deveydo	ped a system and compiled with the Orders of this Court, and there
9	15 a reas	enable as surance that Defendants will continue to comply in the
16	future a	bsent continuing jurisdiction; and
	on one of the second of the se	
		F. Order the Defendants to replace the Plaintiffs glasses that
13	were br	Ke during the Use of excessive force.
15		G. Order the Defendants to treat and properly medicate All injuries
i6	noted, or	d documented as a result of the Use of excessive force.
17		
18	Clarent	H. Award Plaintiff the cost of this sult, and an reasonable altern-
19	eys' fee	s and Litigation expenses pursuant to 42 U.S.C. 1988, and other app-
1	Licable Li	
21	refoliocens) manual sur	
33	no.A. included and an analysis of the second analysis of the second analysis of the second and a	I. Award such other and further relief as the Court deems just and
23	proper	E OPPICIAL SCAL
24	·	STATE OF WEST VIRGINIA NOTARY PUBLIC Lisa R. Frye
25	authoral minimum	State of WV County of Fayette Mr. Olive, WV 25185 My Commission Expires March 15, 2020 Dro-Se
X	низменения	swarn and acknowledged before
<i>3</i> 7.	e de	me this 13th day of August 2013. RESPECTABLY SUBMITTED, 15 march 2020, press 1
	Months and the second s	DING PE OFFINAL ROY FRANKLIN HILLBERRY IT
* Control of the Cont	Name of the state	# K5499

	Case 5:1	3-cv-00113-FPS-JES Document 1 Filed 08/15/13 Page 33 of 33 PageID #: 33
•		Verification
· ·		Pursuant to 28 U.S.C. \$1746, I declare and
2	Verif	under the penalty of purjury under the laws of the
3		d States of America that the foregoing is true and correct.
4	4	as to matters alleged on information thelief, as to those, I believe
5		be true. Executed on August 13, 2013
6		
7		
8	a same a same	
9	COMMANDED CONTRACTOR	RESPECTFULLY SUBMITTED
10	TO SERVICE AND A	Man 1
11		ROY FRANKLIN HILLBERRY II
12	P	plaintiff
13		Pro Se
14		Ray Fronklin Hillberry II #55498
15		1 Mountainside Way
16		Mt. Olive, W.V. 25185
17	・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	
18		State of Wo
19	in the second se	County of tayette
20		
21		The foregoing instrumed was
22	(	acknowledged before me this
23		ist day of August 2013.
24		Me Commission of inner
25		STATE OF WEST VIRGINIA NOTARY PUBLIC Lisa R. Frye
26		1 Mountainside Way Mt. Olive, WV 25185 My Commission Fronts Ment 45
-	and the state of t	Ma Rec Notary
	<u> </u>	